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1 THOMAS J. GIBSON, ESQ. Nevada Bar No. 3995 2 GIBSON LAW GROUP, PLLC 3 2340 East Calvada Blvd., #5 Pahrump, Nevada 89048 4 Telephone: 775-209-1035 Facsimile: 775-624-9778 5 tgibson@gibsonlawgroup.net Attorney for Plaintiff 6 7 The undersigned does hereby affirm that this document does not contain the social security 8 number of any person. 9 UNITED STATES DISTRICT COURT DISTRICT OF NEVADA 10 MARK CLEMENT, Case No: 2:17-cv-02787-JCM-PAL 11 Plaintiff, 12 VS. 13 STIPULATION TO ENLARGE TIME TO CAROLYN W. COLVIN, in her RESPOND TO FEDERAL DEFENDANT MOTION TO DISMISS (Third Stipulation) representative capacity of the Social Security 14 Administration, COMERICA BANK, a 15 financial services company, and XEROX, a corporation, 16 17 Defendants. 18 Pursuant to LR 6-1 and LR 26-4, the parties, by and through their respective counsel of 19 20 21 22 2018 [ECF #33].

record, with good cause appearing, hereby stipulate and request that the Court enlarge Plaintiff's time to respond to Federal Defendant's Motion to Dismiss filed with this Court on August 06,

Whereby the original response date was due on or before August 20, 2018, the parties and their counsel stipulated to enlarge the deadline [ECF #33], which was granted by the Honorable Judge James C. Mahan on August 20, 2018 [ECF #36] extending the deadline to respond to Thursday, August 30, 2018. The parties stipulated to a second extension of time to

1	respond to U.S. Defendant's Motion to Dismiss by September 13, 2018, of which the Cou	
2	granted [ECF #39]. The Parties hereby stipulate to a third extension of time to respond to the	
3	Motion to Dismiss [ECF #33] in order to facilitate the possibility of a resolution without th	
4	necessity of litigation. Therefore, the Parties request the new deadline to respond to said motion	
5	be enlarged to October 4th, 2018 .	
6	DATED this 12th day September, 2018.	DATED this 12th day September, 2018.
7 8	GIBSON LAW GROUP, PLLC	DAYLE ELIESON United States Attorney
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10	/s/Thomas J. Gibson. THOMAS J. GIBSON, ESQ.	<u>/s/Mark E. Woolf</u> MARK E. WOOLF
11	2340 East Calvada Boulevard, #5 Pahrump, NV 89048	Assistant United States Attorney 501 Las Vegas Boulevard South, Suite 1100
12	Attorney for Plaintiff	Las Vegas, NV 89101 Attorneys for Federal Defendant
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1415	ORDER	
16	IT IS SO ORDERED that Plaintiff's deadline to respond to Federal Defendant's Motio	
17	to Dismiss is now October 4th, 2018.	
18		Elius C. Mahan
19		ED STATES DISTRICT JUDGE
20	DATE	0 - 1 - 1 - 10 0010
21	Respectfully submitted by:	
22	GIBSON LAW GROUP, PLLC	
23		
24	/s/Thomas J. Gibson THOMAS J. GIBSON, ESQ. Nevada Bar No. 3995 2340 East Calvada Blvd., # 5 Pahrump, Nevada 89048 Telephone: 775-209-1035 Facsimile: 775-624-9778	
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CERTIFICATE OF SERVICE

I DO HEREBY CERTIFY that service of the foregoing STIPULATION TO ENLARGE

TIME TO RESPOND TO FEDERAL DEFENDANT'S MOTION TO DISMISS (Third

Stipulation) was made on all parties via the Court's Electronic Case Filing System.

Dated this 12th day of September, 2018

/s/Sunny Dean

An agent of GIBSON LAW GROUP, PLLC